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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/478,467	01/06/2000	MATTHEW P.J. BAKER	PHB-34314	1753	
75	90 09/10/2002				
CORPORATE PATENT COUNSEL			EXAMI	EXAMINER	
US PHILIPS CORPORATION 580 WHITE PLAINS ROAD			TO, DOF	RIS HA	
TARRYTOWN	, NY 10591		ART UNIT	PAPER NUMBER	
			2682	1 ×	
			DATE MAILED: 09/10/2002	10	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
Office A. Co., O.,	09/478,467	BAKER ET AL.	
Office Action Summary	Examiner	Art Unit	-
	Doris To	2682	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communicatio C (35 U.S.C. § 133).	on.
1) Responsive to communication(s) filed on <u>12 J</u>	une 2002 .		
2a)⊠ This action is FINAL . 2b)□ Thi	s action is non-final.		
Since this application is in condition for allowa closed in accordance with the practice under <i>I</i> Disposition of Claims			is
4) Claim(s) is/are pending in the application	ın.		
4a) Of the above claim(s) is/are withdraw			•
5) Claim(s) is/are allowed.	in nom consideration.		
6)⊠ Claim(s) <u>1-12</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	election requirement.		
Application Papers	-4		
9)☐ The specification is objected to by the Examiner	•		
10)☐ The drawing(s) filed on is/are: a)☐ accep	ted or b)⊡ objected to by the E xar	miner.	
Applicant may not request that any objection to the	* ' '	` '	
11)☐ The proposed drawing correction filed on	is: a)☐ approved b)☐ disappro	ved by the Examiner.	
If approved, corrected drawings are required in rep			
12) The oath or declaration is objected to by the Exa	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).	
a)⊡ All b)⊡ Some * c)⊡ None of:			
 Certified copies of the priority documents 			
2. Certified copies of the priority documents			
 3. Copies of the certified copies of the priori application from the International Bur * See the attached detailed Office action for a list of 	eau (PCT Rule 17.2(a)).	· ·	
14) Acknowledgment is made of a claim for domestic	•		ion).
a) ☐ The translation of the foreign language prov 15)☐ Acknowledgment is made of a claim for domestic	visional application has been rece	eived.	,
Attachment(s)			
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal P	(PTO-413) Paper No(s)	

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Application/Control Number: 09/478,467

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DETAILED ACTION

Claim Rejections - 35 USC § 102

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 1-2, 4-5, 7-8 and 10-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Uebayashi et al [US 6,310,868].

Regarding claims 1, 5, 8 and 11, Uebayashi discloses a radio communication system comprising a primary station (base station) and a plurality of secondary stations (mobile stations 1, 2 and 3), the system having a communication channel (control and traffic channels) between the primary station (base station) and a secondary station (mobile station), the channel comprising an uplink and downlink control channel (where mobile station transmits RQ1 and where base station transmits ACK) for transmission of control information, and a data channel (i.e. MSG1) for transmission of data, wherein power control means are provided for adjusting the power of the control and data channels (see open loop power control and closed loop power control) and means are provided for delaying the initial transmission of the data channel until after the initial transmission of the control channels (Noted that Fig. 2 shows the RQ is transmitted before the MSG. Thus, the MSG is delay until after the initial transmission of RQ), see Figs. 1-8.

Regarding claim 2, Uebayashi shows the data channel is an uplink data channel.

Regarding claims 4, 7 and 10, Uebayashi shows the delay (the time between the transmission of RQ and MSG) is sufficient to enable the power control means to have

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substantially corrected the difference between the initial and target power levels in the control channels (see Col. 2, lines 6-10).

Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 3, 6, 9 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uebayashi et al [US 6,310,868].

Although Uebayashi might not specifically show the delay in transmission of the data channel is predetermined, it would have been obvious to one of ordinary skill in the art at the time the invention was made that the delay time in transmission of the MSG would have to be some predetermined time in order for the mobile station to determine whether or not the RQ is received by the base station and also a predetermined time for the base station to response ACK to mobile station and a predetermined time for the mobile to transmit MSG in order to determine when to set up traffic channel and terminate traffic channel.

Response to Arguments

5. Applicant's arguments filed 6/12/02 have been fully considered but they are not persuasive.

Applicants argued that Uebayashi does not disclose, teach or suggest (1) "means are provided for delaying the initial transmission of the data channel until after the initial transmission of the control channels" as recited in independent claims 1, 5 and 8; (2) "delaying the initial transmission of the data channel until after the initial transmission of the control channels" as recited in independent claim 11.

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In response, Applicants does not disagree that RQ and ACK are transmitted on control channels, and MSG is transmitted on data channel. From Fig. 2 of Uebayashi, one would conclude that the MSG is transmitted delayed after the transmission of the RQ and ACK. Thus, this meets the claimed "delaying the initial transmission of the data channel until after the initial transmission of the control channels. In addition to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., delay as indicated by element 302 of Fig. 3) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). For the reasons as stated above, the rejections are maintained.

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Doris To whose telephone number is (703) 305-4827. The examiner can normally be reached on Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chin can be reached on (703) 308-6739. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

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